LAW OFFICES OF RANDOLPH H. GOLDBERG RANDOLPH H. GOLDBERG, ESQ. State Bar No. 5970 4000 S. Eastern Avenue, Suite 200 Las Vegas, NV 89119 (702) 735-1500

## UNITED STATES BANKRUPTCY COURT

## DISTRICT OF NEVADA

## OPPOSITION TO MOTION FOR RELIEF FROM AUTOMATIC STAY

Comes now, Randolph H. Goldberg, Esq., to Oppose the Motion for relief from automatic stay. Randolph H. Goldberg Esq.

In support of this opposition, Randolph H. Goldberg, Esq., states as follows:

A Motion for relief from automatic stay was filed by Wells Fargo. The debtor wants to do state mediation so that they may readjust there payment to the house so that it is more affordable to them . At the time of filing of the bankruptcy the debtor had already received a notice of default on their residence. The debtor asks the court to have a new notice of default issued so that they can apply for mediation. The original notice of default was recorded in 2008 when there was no mediation process. The debtor has been making plan payments and those payments would have gone towards the mortgage arrears.

The debtors pray the court grant them the opportunity to do mediation on their

residence and order the creditor to reissue a notice of default so the mediation can be applied for.

DATED this \_\_\_\_day of September , 2010.

LAW OFFICES OF RANDOLPH H. GOLDBERG

By /s/ Randolph H. Goldberg
RANDOLPH H. GOLDBERG, ESQ.
4000 S. Eastern
Ste. 200
Las Vegas, NV 89119
Attorney for Debtor

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      THE LAW OFFICES OF RANDOLPH H. GOLDBERG
      RANDOLPH H. GOLDBERG, ESQ.
      4000 S. Eastern Avenue, Suite 200
      Las Vegas, Nevada 89119
      (702) 735-1500
      Attorney for Debtor
      Nevada State Bar no. 5970
                        UNITED STATES BANKRUPTCY COURT
   6
   7
                              DISTRICT OF NEVADA
   8
     In re:
     ADRAIN FISHER
                                             BANKRUPTCY NUMBER:
     MARY FISHER
                                             BK-S-09-13250-BAM
 10
                                              Chapter 13
 11
                                              DATE: 9/28/2010
                                              TIME: 1:30 PM
                     Debtor.
 12
 13
       CERTIFICATE OF FAX TRANSMISSION RE: OPPOSITION TO MOTION FOR
                         RELIEF FROM AUTOMATIC STAY
 14
          I, ADAM PARMELEE, hereby by certify that a copy of
 15
    the OPPOSITION TO MOTION FOR RELIEF FROM AUTOMATIC STAY, in the
 16
    above-entitled case, was faxed by me on the 28^{\text{TH}} day of
                2010 by faxing copies thereof to the parties as
 17
    follows:
18
19
    GREGORY L. WILDE
    208 S. JONES BLVD.
20
    LAS VEGAS, NV 89107
    (702) 258-8200
21
    (702) 258-8787 (fax)
    bk@wildelaw.com
22
23
24
25
   DATED this 28<sup>TH</sup>
                          day of SEPTEMBER , 2010
                                   /S/ ADAM PARMELEE
26
                                   An Employee of
27
                                   THE LAW OFFICE OF
                                   RANDOLPH H. GOLDBERG, ESQ.
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     Las Vegas, Nevada 89119
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